UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

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IN RE PORK ANTITRUST LITIGATION	Case No. 0:18-cv-01776 (JRT-JFD)
	JOINT RESPONSE REGARDING CONTINUED SEALING
This Document Relates to:	
All Actions	

Documents have been filed under temporary seal in connection with the following motion:

Plaintiffs' Motion for Letters Rogatory for Tyson Employee Sumio Matsumoto filed by the Consumer Indirect Purchaser Plaintiffs, the Direct Purchaser Plaintiffs, the Commercial and Institutional Indirect Purchaser Plaintiffs, the Commonwealth of Puerto Rico, and Direct Action Plaintiffs Dkt. 1536

Pursuant to LR 5.6 and Dkt. 1603, parties have met and conferred regarding the continued sealing of these documents and agree that none of these documents warrant continued sealing. Each document is described in the table beginning on the next page.

DKT. No.	DKT. NO. OF REDACTED VERSION (IF FILED)	DESCRIPTION OF DOC.	PRECISELY IDENTIFY: a) The information that the parties agree should remain sealed; b) the information the parties agree should be unsealed; and c) the information about which the parties disagree.	NONPART Y THAT DESIGNAT ED DOC. CONFIDE NTIAL (IF ANY)	REASON WHY DOCUMENT SHOULD REMAIN SEALED OR BE UNSEALED
1536	1539	Unredacted Plaintiffs' Motion for Letters Rogatory for Tyson Employee Sumio Matsumoto	The parties agree that the entirety of Dkt. 1536 should be unsealed.	N/A	This document referenced materials that defendants marked as confidential. Defendants have reviewed the underlying documents and the information does not appear to be commercially sensitive now in 2022.
1537	1540	Unredacted Declaration Shana E. Scarlett in Support of Motion for Letters Rogatory for Tyson Employee Sumio Matsumoto	The parties agree that the entirety of Dkt. 1537 should be unsealed.	N/A	This document referenced materials that defendants marked as confidential. Defendants have reviewed the underlying documents and the information does not appear to be commercially sensitive now in 2022.

1554	1556	Unredacted copy of Defendant Tyson's Opposition to Plaintiffs' Motion for Letters of Rogatory for Tyson Employee Sumio Matsumoto	The parties agree that the entirety of Dkt. 1554 should be unsealed.	N/A	This document referenced materials that defendants marked as confidential. Defendants have reviewed the underlying documents and the information does not appear to be commercially sensitive now in 2022.
1555	N/A	Declaration of Lindsey Strang Aberg in Support of Tyson's Opposition to Plaintiffs' Motion for Letters of Rogatory for Tyson Employee Sumio Matsumoto	The parties agree that the entirety of 1555 should be unsealed.	N/A	This document referenced materials that defendants marked as confidential. Defendants have reviewed the underlying documents and the information does not appear to be commercially sensitive now in 2022.

Dated: November 22, 2022

/s/ Shana Scarlett

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Respectfully submitted,

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